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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/802,020	03/08/2001	Ashley Saulsbury	016747015210	4703
20350	7590 03/23/2004		EXAMINER	
TOWNSEND AND TOWNSEND AND CREW, LLP			DO, CHAT C	
TWO EMBA	ARCADERO CENTER OOR		ART UNIT	PAPER NUMBER
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Please find below and/or attached an Office communication concerning this application or proceeding.

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	Application No.	Applicant(s)					
•	09/802,020	SAULSBURY ET AL.					
Office Action Summary	Examiner	Art Unit					
<u>.</u>	Chat C. Do	2124					
The MAILING DATE of this communication app							
Period for Reply							
A SHORTENED STATUTORY PERIOD FOR REPLY THE MAILING DATE OF THIS COMMUNICATION.  - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication.  - If the period for reply specified above is less than thirty (30) days, a reply - If NO period for reply is specified above, the maximum statutory period w - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, however, may a reply b within the statutory minimum of thirty (30) vill apply and will expire SIX (6) MONTHS cause the application to become ABANDO	be timely filed  days will be considered timely.  from the mailing date of this communication.  ONED (35 U.S.C. § 133).					
Status							
1) Responsive to communication(s) filed on 04 Fe	Responsive to communication(s) filed on <u>04 February 2004</u> .						
2a)⊠ This action is <b>FINAL</b> . 2b)□ This	This action is <b>FINAL</b> . 2b) ☐ This action is non-final.						
3) Since this application is in condition for allowar	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is						
closed in accordance with the practice under E	x parte Quayle, 1935 C.D. 11	, 453 O.G. 213.					
Disposition of Claims							
4) Claim(s) 1-18 and 20-22 is/are pending in the a	Claim(s) <u>1-18 and 20-22</u> is/are pending in the application.						
4a) Of the above claim(s) is/are withdraw	4a) Of the above claim(s) is/are withdrawn from consideration.						
5) Claim(s) is/are allowed.	Claim(s) is/are allowed.						
6)⊠ Claim(s) <u>1-18 and 20-22</u> is/are rejected.	• • •						
7) Claim(s) is/are objected to.							
8) Claim(s) are subject to restriction and/or	r election requirement.						
Application Papers							
9)☐ The specification is objected to by the Examine	r.						
10)☐ The drawing(s) filed on is/are: a)☐ acce	epted or b) objected to by the	he Examiner.					
Applicant may not request that any objection to the	•						
Replacement drawing sheet(s) including the correcti							
11)☐ The oath or declaration is objected to by the Ex	aminer. Note the attached Of	fice Action or form PTO-152.					
Priority under 35 U.S.C. § 119							
<ul> <li>12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of:</li> <li>1. Certified copies of the priority documents</li> <li>2. Certified copies of the priority documents</li> <li>3. Copies of the certified copies of the priority application from the International Bureau</li> <li>* See the attached detailed Office action for a list of the certified copies of the certified copies of the priorical bureau</li> </ul>	s have been received. s have been received in Applicative documents have been received in Applicative documents have been received.	cation No eived in this National Stage					
Attachment(s)		·					
1) Notice of References Cited (PTO-892)	4) Interview Summ						
Notice of Draftsperson's Patent Drawing Review (PTO-948)     Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08)	Paper No(s)/Ma 5) Notice of Inform	nil Date nal Patent Application (PTO-152)					
Paper No(s)/Mail Date	6) Other:						

## **DETAILED ACTION**

1. This communication is responsive to Amendment A, filed 2/4/2004.

2. Claims 1-18 and 20-22 are pending in this application. Claims 1, 9 and 17 are independent claims. In Amendment A, claims 1-2 and 17 are amended, claim 19 is cancelled, and claims 21-22 are added. This action is made final.

### Claim Rejections - 35 USC § 102

3. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 4. Claims 1-18 and 20-22 are rejected under 35 U.S.C. 102(b) as being anticipated by Sidwell et al. (U.S. 5,875,355).

Re claim 1, Sidwell et al. disclose in Figures 7, 10, and 15 a method for processing a matrix of elements in a processor (abstract discloses the processes of transposing the matrix), the method comprising steps of: loading a first subset of matrix elements from a first location (Annexe A Sequence (ii) in cols. 15-16 wherein Figure 10 illustrates the zip instruction as reading from SRC1 to 170 for first subset of matrix elements); loading a second subset of matrix elements from a second location (Annexe A Sequence (ii) in cols. 15-16 wherein Figure 10 illustrates the zip instruction as reading from SRC2 to 172 for second subset of matrix elements); storing a third subset of matrix

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elements in a first destination (Annexe A Sequence (ii) in cols. 15-16 wherein Figure 10 illustrates the zip instruction as storing into 176 for first final transpose matrix as seen in Figure 15 bottom right matrix); and storing a fourth subset of matrix elements in a second destination (Annexe A Sequence (ii) in cols. 15-16 wherein Figure 10 illustrates the zip instruction as storing into 174 for second final transpose matrix as seen in Figure 15 bottom right matrix), wherein the loading and storing steps result from a first instruction issue (160 OPCODE and Zip Instruction of 192) at least one of the first and second destination consists of a row or column of a second matrix (Figure 15 bottom right matrix e.g. R1 = {A0 B0 C0 D0} is a transposed of {A0; B0; C0; D0}) and the second matrix corresponds to a transposition of the matrix (each row or register in Figure 15 bottom right matrix is an transposed vector of the original matrix upper left).

Re claim 2, Sidwell et al. further disclose a first number of sub-instructions perform a matrix transpose and the matrix transpose operates on the matrix that has a number of columns equal to the first number (n = 4 in the case and there are 4 instructions in Figure 15 in order to complete the transposition as recited in cols. 15-16 Annexe A Sequence (ii)).

Re claim 3, Sidewell et al. further disclose in Figure 10 the first loading step is performed with a first processing path (path SRC1 to 170) and the second loading step is performed with a second processing path (path SRC2 to 170).

Re claim 4, Sidewell et al. further disclose in Figures 10 and 15 comprising steps of: loading a first subset of matrix elements from a fifth location; loading a sixth subset of matrix elements from a sixth location; storing a seventh subset of matrix elements in a

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third destination; and storing eighth subset of matrix elements in a fourth destination (these instruction is further processes another subset of matrix e.g. 3<sup>rd</sup> and 4<sup>th</sup> rows).

Re claim 5, Sidewell et al. further disclose in Figure 15 the loading and storing steps introduced result from a second instruction issue (Zip interleaved rows of 32 bit objects or flips instruction).

Re claim 6, Sidewell et al. further disclose in Figure 15 each of the first through fourth destination includes a matrix column (any elements in the table).

Re claim 7, Sidewell et al. further disclose in Figure 15 each the first through fourth locations include a matrix row (any elements in the table).

Re claim 8, Sidewell et al. further disclose in Figures 7 and 15 the third and fourth subsets each comprise elements from the first and second subsets (3<sup>rd</sup> table of Figure 15).

Re claim 9, it is a processing claim of claim 3. Thus, claim 9 is also rejected under the same rationale in the rejection of rejected claim 3.

Re claim 10, Sidewell et al. further disclose in Figure 10 the 1<sup>st</sup> through 4<sup>th</sup> registers each include a plurality of source fields, and each source field includes a matrix element (S1[X] and S2[X]).

Re claim 11, Sidewell et al. further disclose in Figure 10 the 1<sup>st</sup> and 2<sup>nd</sup> destination registers each include a plurality of result fields and each source field includes a matrix element (174 and 176).

Re claim 12, Sidewell et al. further disclose in Figure 10 wherein 1<sup>st</sup> and 2<sup>nd</sup> instruction processors; and an exchange path between the first and second instruction processors (180, 182, 184, 186, 188, and 190).

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Re claim 13, Sidewell et al. further disclose in Figure 10 the 1<sup>st</sup> processing path receives a 1<sup>st</sup> sub-instruction and the 2<sup>nd</sup> processing path receives a 2<sup>nd</sup> sub-instruction (output from 192 that goes into 180, 182, 184, 186, 188, and 190).

Re claim 14, it is a processing claim of claim 7. Thus, claim 14 is also rejected under the same rationale in the rejection of rejected claim 7.

Re claim 15, it is a processing claim of claim 6. Thus, claim 15 is also rejected under the same rationale in the rejection of rejected claim 6.

Re claim 16, Sidewell et al. further disclose in Figures 7-8, 10, and 15 the 1<sup>st</sup> and 2<sup>nd</sup> destination registers are addressed by a 1<sup>st</sup> and 2<sup>nd</sup> sub-instructions which are included in a VLIW (Zip, Unzip, Flip instruction).

Re claim 17, it is a method claim of claim 3. Thus, claim 17 is also rejected under the same rationale in the rejection of rejected claim 3 (Figure 15 and cols. 15-16 Annexe A Sequence (ii)).

Re claims 18-19, Sidewell et al. further disclose in Figures 10 and 12 the 1<sup>st</sup> and 2<sup>nd</sup> instructions include a first operation code and the third and fourth instructions include a second operation code different from the first operation code (160 in Figure 10 and 160 in Figure 12).

Re claim 20, it is a method claim of claim 16. Thus, claim 20 is also rejected under the same rationale in the rejection of rejected claim 16.

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# Response to Arguments

5. Applicant's arguments filed 2/4/2004 have been fully considered but they are not persuasive.

- a. The applicant argues in page 11 for claim 1 that the cited reference does not disclose that the destination has only a single row or column from the transposed matrix.
  - The examiner respectfully submits that the claim language does not implicitly require the destination register has <u>only</u> either a single row or column from the transposed matrix. In addition, the cited reference clearly discloses that the final destination registers in row contains a column of the transposed matrix (e.g. R1 = {A0 B0 C0 D0} is a transposed of {A0; B0; C0; D0}).
- b. The applicant argues in page 12 for claim 9 that the cited reference does not disclose coupling a first processing path to the first through fourth source registers.
  - The examiner respectfully submits that base on the claim language, it does not require all first through fourth sources registers operates in parallel or instantaneous. Rather, the claim language only requires a first processing path coupling (e.g. connect) to the first through fourth source registers, which can be seen in Annexe A Sequence (ii) the first two zip instructions involve all four registers R1-R4.
- c. The applicant argues in page 12 for claim 17 that the cited reference does not disclose having four sub-instructions in the same issue.

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The examiner respectfully submits that the cited reference clearly discloses in cols. 15-16 Annex A Sequence (ii) four same sub-instructions zip2n4v2p that operates on the same matrix elements.

#### Conclusion

6. THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Chat C. Do whose telephone number is (703) 305-5655. The examiner can normally be reached on M => F from 7:00 AM to 4:30 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Chaki Kakali can be reached on (703) 305-9662. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

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Chat C. Do Examiner Art Unit 2124

March 15, 2004

PRIMARY EXAMINER